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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/763,394	01/26/2004	Hae-seok Park	277/044	4583	
7590 12/16/2005		EXAMINER			
LEE & STERBA, P.C. Suite 2000			SCHINDLER, DAVID M		
1101 Wilson Boulevard			ART UNIT	PAPER NUMBER	
Arlington, VA 22209			2862		
			DATE MAILED: 12/16/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		10/763,394	PARK ET AL.	au
	Office Action Summary	Examiner	Art Unit	
		David Schindler	2862	
Period fo	The MAILING DATE of this communication reply	on appears on the cover sheet w	ith the correspondence addr	ess
A SH WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING IS IN THE MAILING IS IN THE MAY IN THE MAILING IS IN THE MAY IN THE MAILING IS IN THE MAY IN THE MA	NG DATE OF THIS COMMUNION PROPERTY OF THIS COMMUNION PROPERTY OF THIS COMMUNION PROPERTY OF THIS COMMUNICATION PROPERTY OF THIS COMMUNION PROPERTY OF THIS COMMUNICATION PROPERTY OF THIS	CATION. reply be timely filed NTHS from the mailing date of this commendation (35 U.S.C. § 133).	
Status				
2a)□	Responsive to communication(s) filed on This action is FINAL . 2b) Since this application is in condition for all closed in accordance with the practice un] This action is non-final. llowance except for formal matt	•	nerits is
Dispositi	on of Claims			
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-38</u> is/are pending in the applicate 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1-17</u> is/are rejected. Claim(s) <u>18-38</u> is/are objected to. Claim(s) are subject to restriction is	thdrawn from consideration.		
Applicati	on Papers			
10)⊠	The specification is objected to by the Example The drawing(s) filed on 26 January 2004 is Applicant may not request that any objection Replacement drawing sheet(s) including the other than the oath or declaration is objected to by the specific transfer of transfer	s/are: a) \boxtimes accepted or b) \square countries of the drawing(s) be held in abeyant correction is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR	1.121(d).
Priority u	ınder 35 U.S.C. § 119			
a)l	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Elee the attached detailed Office action for	iments have been received. Iments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	Application No I received in this National St	age
2) Notice 3) Information	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/8 tr No(s)/Mail Date 6/02/2005.	Paper No(Summary (PTO-413) s)/Mail Date Informal Patent Application (PTO-1 	52)

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DETAILED ACTION

Specification

1. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Objections

2. Claims 3 and 18-38 are objected to because of the following informalities:

As to Claim 3,

The phrase "have are aligned" on line 2 is awkward.

As to Claim 18,

The phrase "forming an upper portion of the excitation coil at a position corresponding to the lower portion of the excitation coil" on lines 17-18 is unclear as it is not clear how the upper coil can be formed at a position corresponding to the lower coil.

A similar issues appears on lines 25-26 with regard to the pick-up coil.

As to Claims 19-38,

These claims are objected to for being dependent from an objected claim.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1-3 are rejected under 35 U.S.C. 102(b) as being anticipated by YAMAZAWA et al. (herein referred to as "YAMAZAWA") (JP2001099654).

Note that the cited pages and paragraphs for this reference come from a translation obtained from the Japanese Patent Office website. A copy of this translation has been provided.

As to Claim 1,

YAMAZAWA discloses a soft magnetic core ((26a) in combination with (26B)) formed on a semiconductor substrate (21) (Figure 1), an excitation coil ((28) in combination with (23)) winding the soft magnetic core and being insulated by first and second insulating layers deposited above and below the soft magnetic core (Figure 1), and a pick-up coil ((24) in combination with (29a) and (29b)), winding the soft magnetic core and being insulted by third and fourth insulating layers deposited above and below the excitation coil, respectively ((Figures 1, 4, and 5) and (Page 1, Field of Invention Paragraph) and (Page 6, Paragraphs [0054] – [0059]) and (Pages 6 and 7, Paragraph [0063])).

As to Claim 2,

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YAMAZAWA discloses the soft magnetic core includes two parallel bars each disposed on a same plane (Figures 1 and 4).

As to Claim 3,

YAMAZAWA discloses the two parallel bars are aligned to have a length dimension in a direction of magnetic field detection (Figures 1 and 4).

5. Claims 1-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Choi et al. (herein referred to as "Choi") (2004/0027121).

The applied reference has a common inventor and assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

As to Claim 1,

Choi discloses a soft magnetic core (10) formed on a semiconductor substrate (Figures 3 and 4L), an excitation winding (Figures 3 and 4L) the soft magnetic core and being insulated by first and second insulating layers deposited above and below the soft magnetic core, respectively, and a pick-up coil (Figures 3 and 4L), winding the soft magnetic core and being insulated by third and fourth layers deposited above and below

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the excitation coil, respectively (Page 1, Paragraph [0012], Lines 1-3) and (Page 3, Paragraphs [0035] and [0036]) and (Claim 32)).

With regard to the insulating layers claimed above, please note the epoxy resin disclosed in Figure 3 and page 3, paragraph [0035].

As to Claim 2,

Choi discloses the soft magnetic core includes two parallel bars each disposed on a same plane (Figure 3).

As to Claim 3,

Choi discloses the two parallel bars are aligned to have a length dimension in a direction of magnetic field detection (Figure 3).

As to Claim 4,

Choi discloses the excitation coil has a structure of alternately winding the two parallel bars substantially in a figure-eight pattern (Page 1, Paragraph [0011], Lines 6-10).

As to Claim 5,

Choi discloses the pick-up coil has a structure of winding the two parallel bars together substantially in a solenoid pattern (Page 1, Paragraph [0011], Lines 10-13).

As to Claim 6,

Choi discloses the pickup coil has a structure of individually winding the two parallel bars substantially in a solenoid pattern ((Figure 3) and (Page 3, Paragraph [0035])).

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(It is noted that the Examiner is interpreting the alternately winding of the bars mentioned in, for example, in claim 12 to meet the above limitation. This reasoning applies to all claims dealing with two parallel bars.)

As to Claim 7,

Choi discloses the excitation coil has a structure of individually winding the two parallel bars substantially in a solenoid pattern ((Figure 3) and (Page 1, Paragraph [0011]) and (Page 3, Paragraph [0035])).

As to Claim 8,

Choi discloses the pick-up coil has a structure of winding the two parallel bars together substantially in a solenoid pattern ((Figure 3) and (Page 1, Paragraph [0011]) and (Page 3, Paragraph [0035])).

As to Claim 9,

Choi discloses the pick-up coil has a structure of individually winding the two parallel bars substantially in a solenoid pattern ((Figure 3) and (Page 1, Paragraph [0011]) and (Page 3, Paragraph [0035])).

As to Claim 10,

Choi discloses the soft magnetic core is formed in a rectangular-ring type (Page 1, Paragraph [0011]).

As to Claim 11,

Choi discloses wherein the rectangular ring is oriented to have a length dimension in a direction of magnetic field detection (Page 1, Paragraph [0014]).

As to Claim 12,

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Choi discloses the excitation coil has a structure of alternately winding two opposite sides of the rectangular ring aligned in the direction of magnetic field detection substantially in a figure-eight pattern (Page 1, Paragraphs [0011] and [0014]).

As to Claim 13,

Choi discloses the pick-up coil has a structure of winding two opposite sides of the rectangular ring aligned in the direction of magnetic field detection together substantially in a solenoid pattern (Page 1, Paragraph [0011]).

As to Claim 14.

Choi discloses the pick-up coil has a structure of individually winding two opposite sides of the rectangular ring aligned in the direction of magnetic field detection substantially in a solenoid pattern ((Figures 5A-5F) and (Page 1, Paragraph [0011]) and (Pages 3 and 4, Paragraph [0037])).

(It is noted that the Examiner is interpreting the alternately winding of the rectangular ring mentioned in, for example, in claim 20 to meet the above limitation.

This reasoning applies to all claims dealing with a rectangular ring.)

As to Claim 15,

Choi discloses the excitation coil has a structure of individually winding two opposite sides of the rectangular ring aligned in the direction of magnetic field detection substantially in a solenoid pattern (Page 1, Paragraphs [0011] and [0014]).

As to Claim 16,

Choi discloses the pick-up coil is deposited on the excitation coil, and has a structure of winding two opposite sides of the rectangular ring aligned in the direction of

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magnetic field detection together substantially in a solenoid pattern ((Page 1, Paragraphs [0011]) and (Pages 3 and 4, Paragraph [0037])).

As to Claim 17,

Choi discloses the pickup coil is deposited on the excitation coil, and has a structure of individually winding two opposite sides of the rectangular ring aligned in the direction of magnetic field detection substantially in a solenoid pattern ((Page 1, Paragraphs [0011]) and (Pages 3 and 4, Paragraph [0037])).

6. Applicant cannot rely upon the foreign priority papers to overcome this rejection because a translation of said papers has not been made of record in accordance with 37 CFR 1.55. See MPEP § 201.15.

Allowable Subject Matter

- 7. Claims 18-38 are allowed upon correction of the above noted claim objections.
- 8. The following is an examiner's statement of reasons for allowance:

As to Claim 18,

The primary reason for the allowance of claim 18 is the inclusion of forming a soft magnetic core on an upper portion of the second insulating layer. It is these features found in the claim, as they are claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes this claim allowable over the prior art.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Schindler whose telephone number is (571) 272-2112. The examiner can normally be reached on M-F (8:00 - 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (571) 272-2180. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Schindler Examiner

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DS

EDWARD LEFKOWIZ
SUPERVISORY PATENT EXAMINER